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	5	Facsimile: (866) 299-5274 Email: rtanasi@tanasilaw.com Attorney for Defendant LILIA GUZMAN  UNITED STATES DISTRICT COURT						
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	7							
	8							
	9							
	10	UNITED STATES OF AMERICA,	Case No.: 2:14-cr-00103					
	11	Plaintiff,						
	12	vs.	STIPULATION TO CONTINUE					
	13	ASHARON BRAVO,	CALENDAR CALL AND TRIAL					
	14	a.k.a. "Sharon," a.k.a. "Shadow,"	(First Request)					
=	15	JORGE EDUARDO SANCHEZ-GARCIA,						
		a.k.a. Brandon Isai Gutierrez-Manjarrez, (a.k.a. "Guero," (b.k.a. "Guero," (c.k.a. "Guero,"						
	16	a.k.a. "El Moro,"						
	17	TOMAS MARTINEZ-BRAVO a.k.a. "Negro,"						
	18	HECTOR FERNANDO ZAMBRANO-REYES,						
	19	DAVID RIVERA-SIFUENTES, a.k.a. "Guero,"						
	20	a.k.a. "Guerillo," ISRAEL SOTO-MUNOZ,						
	21	a.k.a. "Cono,"						
	22	GILBERTO SALAZAR-GARCIA, ) ESTEBAN SANCHEZ-BILLEGAZ,						
	23	LILIA GUZMAN, and						
	24	JAVIER LOPEZ-LUCIO )						
	25	Defendants.						
	26							
	27	IT IS HEREBY STIPULATED AND AG	REED, by and between the United States of					
	.	America by and through Daniel G. Rogden Unit	ed States Attorney and Amber M. Craig					

America, by and through Daniel G. Bogden, United States Attorney, and Amber M. Craig,

Assistant United States Attorney, and Defendant, ASHARON BRAVO, by and through her
attorneys, Dowon S. Kang, Rsmussen & Kang, Defendant, JORGE EDUARDO SANCHEZ-
GARCIA, by and through his attorneys, Gary Modafferi, Turco & Draskovich LLP, Defendant
TOMAS MARTINEZ-BRAVO, by and through his attorney, Michael Ryan Pandullo,
Defendant, HECTOR FERNANDO ZAMBRANO-REYES, by and through his attorney,
Osvaldo E Fumo, Osvaldo E. Fumo, Chtd, Defendant, DAVID RIVERA-SIFUENTES, by and
through his attorney, Jess R. Marchese, Law Office of Jess R. Marchese, Defendant, ISRAEL
SOTO-MUNOZ, by and through his attorney, Chris T Rasmussen, Rasmussen & Kang LLC.,
Defendant, GILBERTO SALAZAR-GARCIA, by and through his attorney, Joel Mann, Law
Office of Joel M. Mann, Defendant, ESTEBAN SANCHEZ-VILLEGAZ, by and through his
attorney, Brian James Smith, Law Office of Brian J. Smith, Ltd., Defendant, LILIA GUZMAN
by and through her attorney, Richard E. Tanasi of Tanasi Law Offices, and Defendant, JAVIEI
LOPEZ-LUCIO, by and through his attorney, Thomas A. Ericsson, Oronoz & Ericsson, LLP,
that the Calendar Call in the above-captioned matter, now scheduled for May 5, 2014, at the
hour of 9:00 a.m., be vacated and continued to a date and time convenient to the Court, not less
than 120 days from the current setting. The parties also request all related trial deadlines,
including but not limited to, pretrial motion deadlines shall also be continued accordingly.
LOPEZ-LUCIO, by and through his attorney, Thomas A. Ericsson, Oronoz & Ericsson, LLP,
that the Calendar Call in the above-captioned matter, now scheduled for May 5, 2014, at the
hour of 9:00 a.m., be vacated and continued to a date and time convenient to the Court, not less
than 120 days from the current setting. The parties also request all related trial deadlines,
including but not limited to, pretrial motion deadlines shall also be continued accordingly.

IT IS FURTHER STIPULATED AND AGREED, by and between the parties, that the Trial in the above-captioned matter, now scheduled for May 12, 2014, at the hour of 9:00 a.m., be vacated and continued to a date and time convenient to the Court, not less than 120 days from the current setting.

This is the first request for a continuance of the Calendar Call and Trial dates.

Pursuant to General Order No. 2007-04, this Stipulation is entered into for the following reasons:

- 1. A large volume of discovery has recently been made available.
- 2. Additionally, denial of this request for continuance of trial, calendar call, and pretrial motin deadlines could result in a miscarriage of justice.

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1	3. For all of the above-stated reasons, the ends of justice would best be served by a								
2	continuance of the Calendar Call and Trial dates.								
3	4. The additional time requested by this Stipulation is excludable in computing the times.								
4	within which the trial herein must commence pursuant to the Speedy Trial Act, 18 U.S.C.								
5	Section 3161(h)(8)(A), considering the factors under 18 U.S.C. Sections 3161(h)(8)(B)(i) and								
6	(iv).								
7	DATED this 22 <sup>nd</sup> day of April, 2014.								
8	DANIEL G. BOGDEN								
9	United States Attorney								
10		-  0 0 az							
11	/s/ Amber M. Craig AMBER M. CRAIG, ESQ	/s/ <i>Dowon S. Kang</i> DOWON S. KANG, ESQ							
12	Assistant United States Attorney	Counsel for Defendant ASHARON BRAVO							
13		ASHARON BRAVO							
14	/s/ Gary Modafferi	/s/ Thomas A. Ericsson							
15	GARY MODAFFERI, ESQ	THOMAS A. ERICSSON, ESQ							
16	Counsel for Defendant JORGE EDUARDO	Counsel for Defendant JAVIER LOPEZ-LUCIO							
17	SANCHEZ-GARCIA	WITH EN EST ES ES CIO							
18									
19	/s/ Michael Ryan Pandullo MICHAEL RYAN	<u>/s/ <i>Osvaldo E. Fumo</i></u> OSVALDO E. FUMO, ESQ							
20	PANDULLO, ESQ	Counsel for Defendant							
21	Counsel for Defendant TOMAS MARTINEZ-BRAVO	HECTOR FERNANDO ZAMBRANO-REYES							
		Ziminara no ne reg							
22		/s/ Chris T. Rasmussen							
23	JESS R. MARCHESE, ESQ	CHRIS T. RASMUSSEN, ESQ							
24	Counsel for Defendant DAVID RIVERA-SIFUENTES	Counsel for Defendant ISRAEL SOTO-MUNOZ							
25									

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1	/s/_ Joel Mann
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5	/s/Brian J. Smith BRIAN J. SMITH, ESQ
6	Counsel for Defendant
7	ESTEBAN SANCHEZ-VILLEGAZ
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/s/ Richard E. Tanasi
RICHARD E. TANASI, ESQ
Counsel for Defendant

LILIA GUZMAN

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Based upon the pending Stipulation of the parties, and good cause appearing therefore, the Court finds that:

- A. The parties have stipulated to continue the calendar call and trial dates as presently scheduled.
- B. This Court, being convinced that adequate showing has been made that were this request for continuance to be denied, counsel would not have the necessary time to effectively prepare for trial, taking into account the exercise of due diligence, and a miscarriage of justice could result, based on the following:
  - 1. A large volume of discovery has recently been made available.
- 2. Additionally, denial of this request for continuance could result in a miscarriage of justice.
- 3. For all of the above-stated reasons, the ends of justice would best be served by a continuance of the Calendar Call, Trial dates, and pretrial motion deadlines.
- 4. The additional time requested by this Stipulation is excludable in computing the time within which the trial herein must commence pursuant to the Speedy Trial Act, 18 U.S.C. Section 3161(h)(8)(A), considering the factors under 18 U.S.C. Sections 3161(h)(8)(B)(i) and (iv).

## **ORDER**

IT IS HERE	BY ORDERED that the Cale	ndar Call cu	rrently sch	eduled for l	May 5, 2014
at the hour of 9:00 a.m., be vacated and continued to			, 2	20	, at the
hour of	m.; and				
IT IS FURT	HER ORDERED that the Tri	al currently	scheduled	May 12, 20	14, at the
hour of 9:00 a.m., b	e vacated and continued to		, 20	, at the h	our of
m.					
DATED thi	s day of	, 2014.			
				DIGTRIG	- HIDGE
		UNITEL	STATES	DISTRICT	JUDGE